Applicati n Number 09/780,279	Art Unit 3764	Rejection Mail Date 20-Nov-03	Examiner MATHEW, FENN
		Rejections Made	
ne office actio	on contains r	ejections made under the fol	lowing statutes:
☑ 35 U.S.C. 10			
☑ 35 U.S.C. 10	03		
☐ 35 U.S.C. 1	12, first paragı	aph, written description	
☐ 35 U.S.C. 1	12, first paragı	aph, enablement	
□ 35 U.S.C. 1	12, second par	agraph	
□ 35 U.S.C. 1	01 (utility)		
□ 35 U.S.C. 1	01 (non-statu	ory subject matter)	
☐ Double Pate	enting (statuto	y, ODP)	
☐ Other (e.g.,	Best Mode)		
		No Span	

1,4			IN PRO	CESS REVIEW		1
	Applicati n Number 09/780,279	Art Unit 3764	Rejection Mail Date 20-Nov-03		Examiner MATHEW, FENN	
ŧ.			Omitte	ed Rejections		
	Is there a pot you propose r		_	a rejection? (The reje	ction ○ Yes • No	
	If yes, check all \Box 35 U.S.C.					
	☐ 35 U.S.C.	103				
	☐ 35 U.S.C.	112, first para	agraph, written desc	cription		
	☐ 35 U.S.C.	112, first para	agraph, enablement			
	☐ 35 U.S.C.	112, second ¡	oaragraph			
	☐ 35 U.S.C.	101 (utility)				
	☐ 35 U.S.C.	101 (non-sta	tutory subject matte	er)		
	☐ Double Pa	tenting (statu	itory, ODP)			
	\square Other (e.g	J., Best Mode)			
				•		
						•
F						

Applicati n Number 09/780,279	Rejection Mail Date 20-Nov-03		Examiner MATHEW, FENN
			MATHEW, FEININ
	Section III. 35 U.	S.C. 102	
rrectness f 35 U.S.C 10	•		
Were all 35 U.S.C 102 reject			V _{Yes} No
(No indicates potentia		.0	
If no, indicate the problem		CARON .	, ,
	found in the reference.	DICK II	· A · A
☐ Wrong subsection of	35 U.S.C. 102 used.	S. AM	for how
☐ Date of the reference	e no good.	wer) ros	
☐ Inherency applied im ☐ Improper official noting	ico I	Now (The last	
Other	1 hr		assilve our il
Comments:	1	1,0000	In John Ko
Claims 2-3, 5-9, 12, 13	, 15, 18-21, 36-38 and 40 an	e rejected uner 35	U.S.C. 102(b) as being
anticipaed by Kuervers	(U.S. 4,938,477). However	Kuervers does not :	specifically teach that pad 25
(col. 3, lines 23-25) is	compressible and therefore c described as being formed fro	annot anticipate inc om foam and one o	ould fairly infer that it would
be OBVIOUS that pad	25 also be formed from foam	. Also, Kuervers do	pes not teach the pressing of
the user's body agains	t the pad or compressible lay	er as recited in met	thod claims 36-38 and 40.
The invention of Kuerv	ers is attached at the wrist o	f the user but is de	signed to minimize pressure
49). The device is held	order not to impede blood flow d in place by a clasp 17 and t	he user's fist.	die (see coil s, lines 45
rity of 35 U.S.C 102 Rej			
	ections formulated in a clear i	manner?	∕ O Yes
(No indicates potentia			
Were claim limitations mat	ched to the art?	○ _{Yes} (■ Sometimes O No
Was any statement of inhe	rency clearly explained?	○ _{Yes} (○ Sometimes ○ No ● N/A
Comments:			
included in the 102(b) re under 102(b) over Evan	Office action claim 39 was on ejection onver Evans. See pass by stating that the reference claim 39 calls for pressing the	ragraph 28. Also, e discloses pressing	the examiner rejects claim 39 g the user's ARM against the
	That Should Have Been M		
	he proposed35 U.S.C. 102 re		uld have been made:
Outsin of Dries Astronauting	the proposed 25 U.S.C. 102 =	ojection(s) above	
☐ of record	the proposed 35 U.S.C. 102 r	ejection(s) above	
☐ not of record (attach sea	arch logic/documentation)		
_			
□ East	□ EPO	Other	
\	1 1 100		
☐ West	☐ JPO ☐ Derwent		

Section III. 35 U.S.C. 102 - Page 3 of 3

Applicatin Number 09/780,279 20-Nov-03 MATHEW, FENN Section:III. 35 U.S.C. 103 Section:III. 35 U.S.C. 103 C rrectness of 35 U.S.C. 103 rejections reasonable?		IN PROCESS REVIEW)		7.1
Section/III. 35 U.S.C. 103 C rrectness of 35 U.S.C. 103 rejections	- ·				
Were all 35 U.S.C 103 rejections Were all 35 U.S.C 103 rejections reasonable? (No indicates the presence of a potential clear erro If no, indicate the problem (check all that apply) Claimed features not found in the reference. References not combinable. Date of the reference no good. Improper motivation. No reasonable expectation of success. Improper Official Notice taken. Other Comments: The 103 rejections which rely on Kuervers must be considered unreasonable because they depend of an improper 102 rejection based on Kuervers (see discussion in the 102 section). Clarity of 35 U.S.C. 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? Yes	09/780,279			MATHEW, FEI	VIV
Were all 35 U.S.C 103 rejections reasonable? (No indicates the presence of a potential clear erro If no, indicate the problem (check all that apply) ☑ Claimed features not found in the reference. ☐ References not combinable. ☐ Date of the reference no good. ☐ Improper motivation. ☐ No reasonable expectation of success. ☐ Improper Official Notice taken. ☐ Other Comments: The 103 rejections which rely on Kuervers must be considered unreasonable because they depend of an improper 102 rejection based on Kuervers (see discussion in the 102 section). Clarity of 35 U.S.C. 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? (No indicates potential clear error) Were claim limitations matched to the art? Were the differences clearly stated? Was the modification or combination of references clearly explained Was the motivation/reasons for obviousness present? Comments: No "obvious" statement in paragraph 30 of the Office action. Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record ont of record (attach search logic/documentation) ☐ East ☐ EPO ☐ Other ☐ West ☐ JPO ☐ NPL ☐ Derwent		Section III. 35 U.S.C.	L03		3
(No indicates the presence of a potential clear erro If no, indicate the problem (check all that apply) ☑ Claimed features not found in the reference. ☐ References not combinable. ☐ Date of the reference no good. ☐ Improper motivation. ☐ No reasonable expectation of success. ☐ Improper Official Notice taken. ☐ Other Comments: The 103 rejections which rely on Kuervers must be considered unreasonable because they depend on improper 102 rejection based on Kuervers (see discussion in the 102 section). Clarity of 35 U.S.C. 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? ☐ Yes ⑤ No ☐ (No indicates potential clear error) Were claim limitations matched to the art? ☐ Yes ⑥ Sometimes ⑥ No Was the modification or combination of references clearly explained ☐ Yes ⑥ Sometimes ⑥ No Was the modification or combination of references clearly explained ☐ Yes ⑥ Sometimes ⑥ No Comments: No "obvious" statement in paragraph 30 of the Office action. 35 U.S.C 103 Rejection(s) That Should Have Been Made Give a brief description of the 35 U.S.C. 103 rejection(s) that should have been made: ☐ Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above ☐ of record ☐ not of record (attach search logic/documentation) ☐ East ☐ EPO ☐ Other ☐ West ☐ JPO ☐ NPL ☐ Derwent	C rrectness of 35 U.S.C 1	03 Rejections			
If no, indicate the problem (check all that apply)	Were all 35 U.S.C 103 rej	ections reasonable?		○ _{Yes} ⊙ No)
☐ Claimed features not found in the reference. ☐ References not combinable. ☐ Date of the reference no good. ☐ Improper motivation. ☐ No reasonable expectation of success. ☐ Improper Official Notice taken. ☐ Other Comments: ☐ The 103 rejections which rely on Kuervers must be considered unreasonable because they depend on improper 102 rejection based on Kuervers (see discussion in the 102 section). Clarity of 35 U.S.C 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? ☐ (No indicates potential clear error) Were claim limitations matched to the art? ☐ Yes ☐ Sometimes ☐ No Were the differences clearly stated? ☐ Yes ☐ Sometimes ☐ No Was the modification or combination of references clearly explained Was the motivation/reasons for obviousness present? ☐ Yes ☐ Sometimes ☐ No Comments: ☐ No ☐ Sometimes ☐ No Comments: ☐ No ☐ Other ☐ Other ☐ Give a brief description of the 35 U.S.C. 103 rejection(s) that should have been made: ☐ Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above ☐ of record ☐ not of record (attach search logic/documentation) ☐ East ☐ EPO ☐ Other ☐ West ☐ JPO ☐ Other ☐ West ☐ JPO ☐ Other ☐ NPL ☐ Derwent	(No indicates the pre	esence of a potential clear erro			
References not combinable. Date of the reference no good. Improper motivation. No reasonable expectation of success. Improper Official Notice taken. Other Comments: The 103 rejections which rely on Kuervers must be considered unreasonable because they depend on improper 102 rejection based on Kuervers (see discussion in the 102 section). Clarity of 35 U.S.C 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? (No indicates potential clear error) Were claim limitations matched to the art? Were the differences clearly stated? Was the modification or combination of references clearly explained Yes Sometimes No Was the motivation/reasons for obviousness present? Comments: No "obvious" statement in paragraph 30 of the Office action. 35 U.S.C 103 Rejection(s) That Should Have Been Made Give a brief description of the 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East EPO NPL Derwent	If no, indicate the problem	ກ (check all that apply)			
Date of the reference no good. Improper motivation. No reasonable expectation of success. Improper Official Notice taken. Other Comments: The 103 rejections which rely on Kuervers must be considered unreasonable because they depend of an improper 102 rejection based on Kuervers (see discussion in the 102 section). Clarity of 35 U.S.C. 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? (No indicates potential clear error) Were claim limitations matched to the art? Were the differences clearly stated? Was the modification or combination of references clearly explained Yes Sometimes No Was the motivation/reasons for obviousness present? Comments: No "obvious" statement in paragraph 30 of the Office action. Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East	Claimed features no	t found in the reference.			
Improper motivation. No reasonable expectation of success. Improper Official Notice taken. Other	☐ References not com	binable.			
No reasonable expectation of success. Improper Official Notice taken. Other	\square Date of the reference	e no good.			
Improper Official Notice taken. Other	\square Improper motivation	۱.			
□ Other Comments: The 103 rejections which rely on Kuervers must be considered unreasonable because they depend of an improper 102 rejection based on Kuervers (see discussion in the 102 section). Clarity of 35 U.S.C 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? (No indicates potential clear error) Were claim limitations matched to the art? Was the modification or combination of references clearly explained Was the modification or combination of references clearly explained Was the motivation/reasons for obviousness present? No "obvious" statement in paragraph 30 of the Office action. Sometimes No "obvious" statement in paragraph 30 of the Office action. Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East EPO West JPO NPL Derwent	\square No reasonable expe	ctation of success.			
Comments: The 103 rejections which rely on Kuervers must be considered unreasonable because they depend of an improper 102 rejection based on Kuervers (see discussion in the 102 section). Clarity of 35 U.S.C 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? (No indicates potential clear error) Were claim limitations matched to the art? Were the differences clearly stated? Was the modification or combination of references clearly explained Was the motivation/reasons for obviousness present? (No "obvious" statement in paragraph 30 of the Office action. Sometimes No "obvious" statement in paragraph 30 of the Office action. Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East EPO West JPO Other	\square Improper Official No	tice taken.			
The 103 rejections which rely on Kuervers must be considered unreasonable because they depend on improper 102 rejection based on Kuervers (see discussion in the 102 section). Clarity of 35 U.S.C. 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? (No indicates potential clear error) Were claim limitations matched to the art? Were the differences clearly stated? Was the modification or combination of references clearly explained Yes Sometimes No Was the motivation/reasons for obviousness present? Comments: No "obvious" statement in paragraph 30 of the Office action. Sometimes No "obvious" statement in paragraph 30 of the Office action. Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East PPO NPL Derwent	☐ Other				
an improper 102 rejection based on Kuervers (see discussion in the 102 section). Clarity of 35 U.S.C 103 Rejections Were all 35 U.S.C. 103 rejections formulated in a clear manner? (No indicates potential clear error) Were claim limitations matched to the art? Were the differences clearly stated? Was the modification or combination of references clearly explained Was the motivation/reasons for obviousness present? Comments: No "obvious" statement in paragraph 30 of the Office action. 35 U.S.C 103 Rejection(s) That Should Have Been Made Give a brief description of the 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East EPO West JPO Other NPL Derwent	Comments:				
Were all 35 U.S.C. 103 rejections formulated in a clear manner? (No indicates potential clear error) Were claim limitations matched to the art? Were the differences clearly stated? Was the modification or combination of references clearly explained Was the motivation/reasons for obviousness present? Comments: No "obvious" statement in paragraph 30 of the Office action. Sometimes No	The 103 rejections wh an improper 102 rejec	ich rely on Kuervers must be conside tion based on Kuervers (see discussi	ered unreasona on in the 102 s	ble because they ection).	depend on
(No indicates potential clear error) Were claim limitations matched to the art?	-				
Were claim limitations matched to the art? Were the differences clearly stated? Was the modification or combination of references clearly explained Was the motivation/reasons for obviousness present? Comments: No "obvious" statement in paragraph 30 of the Office action. **Sometimes** No		-	er?	O Yes No	
Were the differences clearly stated? Was the modification or combination of references clearly explained Was the motivation/reasons for obviousness present? Comments: No "obvious" statement in paragraph 30 of the Office action. No "obvious" statement in paragraph 30 of the Office action. Sometimes No	•	<u>-</u>	_		_
Was the modification or combination of references clearly explained Was the motivation/reasons for obviousness present? Comments: No "obvious" statement in paragraph 30 of the Office action. Styles Sometimes No	Were claim limitations ma	atched to the art?	\circ_{Yes}	Sometimes	No
Was the motivation/reasons for obviousness present? Comments: No "obvious" statement in paragraph 30 of the Office action. 35 U.S.C 103 Rejection(s) That Should Have Been Made Give a brief description of the 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East EPO West JPO NPL Derwent		•			
Comments: No "obvious" statement in paragraph 30 of the Office action. 35 U.S.C 103 Rejection(s) That Should Have Been Made Give a brief description of the 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East EPO West JPO NPL Derwent	Was the modification or o	combination of references clearly exp	olained O _{Yes}	Sometimes	\circ No
No "obvious" statement in paragraph 30 of the Office action. 35 U.S.C 103 Rejection(s) That Should Have Been Made Give a brief description of the 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East EPO West JPO NPL Derwent	Was the motivation/reaso	ons for obviousness present?	○Yes	Sometimes	No
Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East West JPO NPL Derwent	Comments:				
Give a brief description of the 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East EPO Other NPL Derwent	No "obvious" statement	in paragraph 30 of the Office action			•
Give a brief description of the 35 U.S.C. 103 rejection(s) that should have been made: Origin of Prior Art used in the proposed 35 U.S.C. 103 rejection(s) above of record not of record (attach search logic/documentation) East EPO Other NPL Derwent					
☐ of record ☐ not of record (attach search logic/documentation) ☐ East ☐ EPO ☐ Other ☐ West ☐ JPO ☐ NPL ☐ Derwent			should have be	en made:	
□ East □ EPO □ Other □ West □ JPO □ NPL □ Derwent	\ *	the proposed 35 U.S.C. 103 rejection	on(s) above		
☐ West ☐ JPO ☐ Other ☐ Derwent	\square not of record (attach s	earch logic/documentation)			
☐ West ☐ JPO ☐ NPL ☐ Derwent	☐ East	□ EPO —	Othor		
□ NPL □ Derwent		□ JPO	Other		
		☐ Derwent			
			L		

	IN PROCESS REVIEW			76 T
Application Number 09/780,279	Rejection Mail Date 20-Nov-03		aminer EW, FENN	
	SECTION XI. File Wrapper			
	/A) Reasons for Allowance (R/A)?	○ _{Yes}	○ _{No}	● N/A
If yes, Is the R/A clear and co	omplete?	\circ Yes	\circ_{No}	
If no, Does the record as a w	whole indicate a R/A was necessary?	○ _{Yes}	\circ_{No}	
Comments:		-222		
Interviews				
Was there an interview reaction reviewed?	garding the merits of the case relevant to the	○ Yes	● No	
If yes,		\bigcirc \vee	O	
Was Summary Form PTOL	413 completed? erview clear and complete?	○ Yes	_	
Comments:	erview clear and complete:	Yes	∪ NO	
If yes,	inappropriate manner on non-substantive issues?	○ _{Yes}	● No	
·	at were not addressed.			
	ndrawn from consideration should have been cance	elled.		
	claims were not properly treated.			
\square other				
Comments:				
If yes,	n nucleotide and/or amino acid sequences? handle Sequence Compliance Issues?	○ _{Yes}	_	
Comments:				

	IN PROCESS REVIEW	.58 T.	ig a Bass		
Applicati n Number 09/780,279	Rejection Mail Date 20-Nov-03	ı	Exami MATHEW,		
	Section XIII. Other Issues		1		
Were all claims for priority pr	operly treated?	⊚ _{Yes}	\circ_{No}	$\circ_{N/A}$	
If a restriction was made, wa	s it proper?	\circ_{Yes}	\circ_{No}	N/A	
Were all matters of substance affidavits/declarations evalua		●Yes	\circ_{No}	O _{N/A}	
Other issues?			\circ_{No}		
An IDS statement filed Aug	ust 23, 2002 should be completed. (see rea	ar of right s	ide in file	wrapper).	
Comments:					n
					_
					•
					-

	IN PROCESS REVIEW		·
Applicati n Number 09/780,279	Rejection Mail Date 20-Nov-03	Examiner MATHEW, FENN	
S	ection XIV. Indicia of Commendable/Outst	anding	
Patentability Determination	on: Indicia of Commendable/Outstanding	ı	
	y the examiner shows an indication of allowab nsistent with the file record and prosecution o		□Yes
	and arguments made by the examiner, an app ed which results in amendment(s) properly lin		□Yes
	e application clearly shows that the examiner of adest reasonable interpretation and seeks to of related art areas.		∐Yes
Action Taking: Indicia of C	Commendable/Outstanding		
positions taken or recomme	n, objection, and response to arguments clear ended in the resulting Office actions including te positions to the applicant.	, , ,	□Yes
	efer an applicant's attention to relevant and he e Office action relies to support the position ta	, , ,	□Yes
the principle of compact pr possible including consultar (see search guidelines); pla claims as well as other art disclosed invention; and iss	that the principle of compact prosecution is be rosecution comprises conducting an initial sear tion with an expert in the art where the exami acing art of record which meets both the cond which is pertinent to significant though unclain suing a first Office action which clearly explain such detail that absent some unexpected cons	ch which is as complete as ner lacks such expertise ept and the wording of the med features of the s the examiner's position	□Yes
Patent Examining Function	n: Indicia of Commendable/Outstanding		
Check one of the following	statement if applicable:		
a complete file wrapp	ormulated to advance the prosecution, correct per record. The Office action also is such that ffice action clearly and concisely presents the	it leaves little room for	op
	on is complete and accurate and does not requely conveys the positions taken.	uire any substantial revision.	The
Comments:			

IN PROCESS REVIEW **Examiner Rejection Mail Date Application Number** MATHEW, FENN 11/20/03 09/780,279 Section XII. "X" Actions ☑ 1- Clearly wrong 102 or 103 such that a claimed feature(s) from an independent or dependent claim is not taught and no other appropriate art rejection of that claim was made If Yes ✓ Independent claim(s) only ☐ Dependent claim(s) only ☐ Both dependent and independent claim(s) only ☑ 2- No motivation statement in a 103 rejection. If Yes ☐ Independent claim(s) only ☑ Dependent claim(s) only (only check this if the motivation for the independent claim(s) would not cover the dependent claim(s)) ☐ Both dependent and independent claim(s) □ 3- "Shotgun" 102 or 103 rejection that deals with all claims in that rejection ☐ 4- Clearly incomplete actions including restrictions \square 5- The action copied (or substantiall copied) the prior office action with no response to substantive arguments made by applicants either in response to the previous action's rejection or restriction ☐ 6- A 131 or 132 affidavit or declaration was not treated. \Box 7- An overly broad claim found during a review of allowed or allowable claims, or allowable subject matter, using a 2nd pair of eyes standard \square 8- Either a lack of utility under 101 or lack of enablement or writen description under 112 1st Comments:

IN PROCESS REVIEW **Examiner Rejection Mail Date Application Number** MATHEW, FENN 20-Nov-03 09/780,279 Search **Initial Data Capture Points** O Yes O No Was art provided from an ESS before first action? Yes ○ No \bigcirc N/A Was any IDS improperly treated? O Yes No Was a text search performed by the Examiner? O Yes O No Was it non-patent literature? ● N/A ○ Yes ○ No Is the search strategy printout present? O Yes No Was the inventorship searched by the Examiner? If any TC or specialized art has identified specific search requirements in O Yes O No N/A addition to or in exclusion of the above requirements, were these specific requirements complied with? O Yes No Were foreign patent documents cited by the Examiner on an 892? O Yes No Were NPL documents cited by the Examiner on an 892? O Yes No \bigcirc N/A Did the Examiner perform a new search in a 2nd/subsequent action? \bigcirc N/A ○ Yes • No Did the Examiner update all searches in a subsequent action? ○ Yes ○ No \bigcirc N/A Did an ESS submit a new search report in a 2nd/subsequent action? Was there new art found by the Examiner that was applied in a Yes ○ No \bigcirc N/A 2nd/subsequent action? ○ Yes • No Has a search been performed by the Reviewer? Overall Rating of the Search Adequate Less than Adequate Comments: